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terminal disclamer to obviate a provisional double patenting rejection over a pending "reference" application

Docket Number (Optional)

2002P02839WOUS

in re Application of: T. Berndt et al.

Application No. 10/867,266

JUL. 15, 2005 3:59PM

Filed: September 19, 2003

For METHOD FOR COATING A COMPONENT

The owner^a, <u>Stamana Aktiennesellschaft,</u> of <u>100</u> percent interest in the tratent application hereby discisims, except as provided below, the termined part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending resources Application Number 10/820.483, filed on Aoril 8, 2004, as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patient granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The owner hereby agrees that any patent as granted on the tratam application shall be enterceable only for and during such partied that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant eppication and is binding upon the grantes, its successions or esistins.

In making the above disclaimer, the owner dose not disclaim the terminal part of any patent granted on the instant application In mating the score discussion, it is owner cross not creates in the service of any patient granted on that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patient granted on acti informace application, "as the term of any patient granted on acti informace application may be shortened by any terminal disclaimer filed prior to the grant of any patient granted on the panding informace application," in the event that any such patient granted on the panding informace application; on the panding informace application; and invalid by a count of compatient jurisdiction, is statutionly disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all daims canceled by a resumination certificate, is released, or is in any measure ferminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed when the careat. as shortaned by any terminal disclaimer filed prior to its grant.

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I hereby declare that all statements mede herein of my own knowledge are true and that all statements made on information and ballef are balleved to be true; and further that those statements were made with the knowledge that willful false statements and the like so made are punishable by line or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2 🔯 The undersigned is an attorney of record. Reg. No. 44,961

> 7/15/05 Signature John P. Musone Typed or printed name (407) 736-8449

> > Telephone Number

Terminal disclaimer fee under 37 CFR 1.20(d) is included (via disposit account authorization)

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Serial No. 10/667,266 Atty. Doc. No. 2002P02639WOUS

order to promptly resolve this issue. Withdrawal of the double patenting rejection is therefore respectfully requested.

Conclusion

For the foregoing reasons, it is respectfully submitted that the objections and rejections set forth in the outstanding Office Action are inapplicable to the present claims. Accordingly, Applicants respectfully request that the Examiner reconsider the rejections and timely pass the application to allowance.

Please grant any extensions of time required to enter this paper. The commissioner is hereby authorized to charge any appropriate fees due in connection with this paper or credit any overpayments to Deposit Account No. 19-2179.

Respectfully submitted,

Dated: 7/15/05

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